IN THE NINTH COURT OF APPEALS

09-13-00434-CV

Marcelino Rodriguez, Donna Jean Forgas, and Linda Marie Wiltz Gilmore, Appellant

v.

Beaumont Independent School District, Woodrow Reece, Terry D. Williams, Janice Brassard, Gwen Ambres and Zenobia Randall Bush in their respective official capacities as Trustees of Defendant Beaumont Independent School District, Appellee

Appeal from the 172nd District Court of Jefferson County, Texas Trial Cause No. E-194,295

MANDATE

TO THE 172ND DISTRICT COURT OF JEFFERSON COUNTY, GREETINGS:

Before our Court of Appeals, on October 17, 2013, the cause came upon appeal to revise or reverse your judgment was determined; and therein our said Court made its order in these words:

"THE NINTH COURT OF APPEALS, having considered this cause on appeal, concludes that the order of the trial court should be reversed and the cause remanded to the trial court. IT IS THEREFORE ORDERED that the trial court's order on motion for temporary injunction is reversed, and the matter is remanded to the trial court for further proceedings consistent with this Court's opinion. All costs of the appeal are assessed against the appellees. **REVERSED AND REMANDED**"

WHEREFORE, WE COMMAND YOU to observe the order of our said Court in this behalf, and in all things have it duly recognized, obeyed and executed.

BY ORDER OF THE NINTH COURT OF APPEALS, with the Seal thereof affixed, at the City of Beaumont, Texas, this October 17, 2013.

CAROL ANNE HARLEY CLERK OF THE COURT